United States of	America vs.	United St tes	District Court for
DEFENDANT	CHRISTENSEN, John Edward, a/k WEBB, John E., a/k/a LAMB, Ronald A.		T OF NEBRASKA
16.0	NASCHADIA WANDEN BOLULE	ON/GOMMITMEN	TORDER A5225(5/75)
	in the presence of the attorney for the government the defendant appeared in person on this date		10 30 81
COUNSEL	\	by the court and the defendant thereup	and asked whether defendant desired to on waived assistance of counsel.
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	(Name of counsel) NOLO CONTENDERE,	AT NOT GUILTY
	There being a finding/wexticat of \(\text{\texts} \text{NOT GUILTY.}	LTY. Defendant is discharged	William L. Olson, Clerk
FINDING & JUDSWENT	Defendant has been convicted as charged of the offens United States Code, Section 13		
SENTT DE OP PROBATION ORDER	The court asked whether defendant had anything to say wh was shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or Five (5) years as to Count 1. Five (5) years as to Count 2. Said sentences to run concurre Government all remaining count	ne defendant guilty as charged and con his authorized representative for imprisently; upon the oral	victed and ordered that: The defendant is onment for a period of
SPECIAL CONDITIONS OF PROBATION	IT IS FURTHUR ORDERED that the above captioned case shall run defendant received in CR 79-0-and CR 81-0-51, U.S.A. V. VAUG	concurrently with 73, U.S.A. v CHRIST	the sentences the
ADDITIONAL CONDITIONS OF PROBATION COMMITMENT RECOMMENDATION	In addition to the special conditions of probation imposed a reverse side of this judgment be imposed. The Court may chany time during the probation period or within a maximum probation for a violation occurring during the probation period. The court orders commitment to the custody of the A Minimum security facility, such as Allenwood, Pennsylvania; Danbury, Connecticut; Otisville, New York.	ange the conditions of probation, reduce probation period of five years permitted.	e or extend the period of probation, and at ed by law, may issue a warrant and revoke
SIGNED BY LX_i U.S. Distri	ALBERT G. SCHATZ	Date	CC-181

GENERAL CONDITIONS 0F **PROBATION**

Where probation has been ordered the defendant shall, during the period of probation, conduct himself as a law-abiding, industrious citizen and observe all conditions of probation prescribed by the court. TO THE DEFENDANT — You shall:

(1) refrain from violation of any law (federal, state, and local) and get in touch immediately with your probation officer if arrested or questioned by a law-enforcement officer;

(2) associate only with law-abiding persons and maintain reasonable hours;

(3) work regularly at a lawful occupation and support your legal dependents, if any, to the best of your ability. (When out of work notify your probation officer at once, and consult him prior to job changes);

(4) not leave the judicial district without permission of the probation officer;

(5) notify your probation officer immediately of any change in your place of residence;

(6) follow the probation officer's instructions and report as directed.

The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within the maximum probation period of 5 years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

Defendant delivered on	to		
Defendant noted appeal on	· · · · · · · · · · · · · · · · · · ·		
Defendant released on			
Mandate issued on			
Defendant's appeal determined on			
Defendant delivered on	to		
the Attorney General, with a certified copy			signated by
	Α	United .	Stotes Morshal
·			
	Ву		